

## Additional Local.

Geo. Flanders and family, of Marcellus, are in town.

John Parker, of Dowagiac, is spending Christmas in town.

Miss Eva Hayes is quite seriously ill with some throat difficulty.

Fred Richardson, of Chicago, is visiting his Paw Paw friends.

J. G. Garvin is putting up a number of his justly celebrated wagons for use in the far west.

Bartram & Millington are invoicing their stock. They will soon have on hand a new and fresh lot of goods, and invite your attention to the same.

Robert Chapman, of this place, and Mary Cline, of Glendale, are to be married at the home of the bride's uncle to day, and this evening a reception will be held at the home of the groom.

Miss Jennie Swetland, of Kalamazoo, who has been before the courts in that city so frequently during the past year, charged with dishonest practices in certain real estate transactions, was, last Friday, sentenced by Judge Back to two years in the House of Correction at Detroit.

A. Lincoln Post, G. A. R., of Bangor, elected the following officers last Friday evening: Commander, T. M. Harvey; S. V. C., L. S. Russell; J. V. C., A. Chapman; Surgeon, Frank Lee; Q. M., Burse Merriman; O. of D., C. W. Peters; O. of G. H. Beaver. Delegates to State Encampment, A. Chapman, B. Merriman and W. P. Austin.

Mr. C. C. Phillips, Chairman of the county committee, filed the necessary papers with County Clerk Anderson last Thursday, and the latter at once issued the notices assembling the board of supervisors in special session on the third day of January next, when it is expected the date for a special election on the County Option measure will be fixed upon.

Married, in Paw Paw, Mich., Dec. 24th, 1889, by Rev. G. P. Linderman, Mr. William O. Wilcox, of Three Rivers, Mich., to Miss Ida M. Crane, recently of Gilbert's Mills, N. Y. The happy pair are soon to establish their home in Three Rivers, Mich. Miss Crane has, for several years, been a teacher in Alabama. She is a very pleasant lady, evidently cultured and refined.

While a number of pupils of the Tilden school, Detroit, were present for Christmas carols, last Thursday afternoon, the highly inflammable costume of one of the little girls took fire, and the same was at once communicated to ten or a dozen others, resulting in the very serious burning of quite a number of the children, five of whom have since died, and three or four others are not expected to live.

At the annual election of officers for the Major Dickinson post of the grand army of the republic, held at the armory Saturday evening, S. M. Trowbridge was elected commander, Jas. S. Donahue senior vice, Sylvester Hosner junior vice, John Wardrum quartermaster, Fred Dushman surgeon, C. J. Dusenbury chaplain, W. E. Stewart officer of the day, Asa W. Benson officer of the guard, W. E. Stewart representative to the State encampment, and Daniel Bayless alternate.—*South Haven Sentinel.*

The 90th birthday of Mrs. Hannah Failing was very pleasantly celebrated at her home in Alpena, last Wednesday. Her five children, several grand and great grand children, and a number of neighbors and friends were present and the occasion was heartily enjoyed by all. Grandma Failing retains her mental and physical faculties in a marked degree for one so far advanced in years. She was the recipient of a number of appropriate and useful presents, and, at the parting, all united in the hope that she might be spared to participate in, and enjoy similar greetings in the future.

The service at the Presbyterian church, on Sunday evening last, commemorative of the landing of the Pilgrims just two hundred and seventy years ago, was very interesting, and was listened to by an audience which filled the church to its utmost capacity. Irving Copeland was first upon the programme with a recitation, in which he acquitted himself very creditably. Mr. E. A. Willey and Mr. A. C. Glidden read essays appropriate to the occasion. In these, while they pursued a different line of thought, both reached the same conclusion—that we, the descendants of the Puritans, are the cream of the earth. It goes without saying that the reading by Lynn Free was first class. While the music by the choir was of a high order, the solo by Mrs. G. E. Gilman is worthy of special mention.

## Art Reception.

The fine collection of paintings exhibited in Grange Hall on Tuesday last, was certainly deserving of a more extended notice than we could have given it in last week's issue, it being a perfect success in every respect.

A goodly number of our citizens viewed the exhibit with much enjoyment and a large degree of justifiable pride in this display of home talent, and this appreciation of their work must have been highly gratifying to Miss Barrows and her co-laborers.

The collection comprised about two hundred pictures, some of the ladies having as many as thirty pieces on exhibition. There was great variety in material, design and style: painting on canvas, wood, felt, bolting-cloth, silk and satin; landscapes, marine views, flowers, fruit and animals; panels, plaques, drapes, and no less than four large folding screens.

The good taste and artistic ability of the ladies was indicated not alone by the paintings, but also by the arrangements, and lighting of the hall, which was in itself a picture not soon to be forgotten by those who saw it. The class just closed is the third one organized by Miss Barrows in our village, and the work of the following ladies was represented in this display: Mesdames Jones, Parks, Avery, McKellar, Bartram, Miller, Warner, Lee, Richardson, Buskirk, Harrison, Rhodes and Cleveland. Misses Ball, Koons, Harrison, Salt, Anderson, and Noble.

## A Card.

I desire to thank those kind friends who so tenderly and lovingly ministered to the needs of my poor sufferer during the terrible days and weeks that immediately preceded her death.

R. C. NASH.

## Affidavit of John Cassidy.

In view of the proceedings which are pending against L. A. Tabor, looking to his disbarment, the affidavit of John Cassidy, upon which the case is founded, will doubtless be interesting reading. It is as follows: John Cassidy being sworn says: I am a resident of Lawton, Mich., am 36 years of age and a barber by calling. On the fourth day of October a complaint was made by William Kline, of Kalamazoo county, against this deponent before H. P. Smith, a justice of the peace of the township of Schoolcraft, Kalamazoo county, wherein this deponent was charged with committing an assault against said Kline, with intent to do great bodily harm, my attorney in said case being Lester A. Tabor, of this village. This deponent further says that said Tabor came to my place of business the morning of October 30th, being Wednesday, and asked me to come at once to his office, which I did. Said Tabor then stated to me, there being no one else present, "If you know enough to keep your mouth shut and not tell any one I will tell you something." Said Tabor then stated that the prosecuting attorney came up from Kalamazoo last night and saw him during the night and he, Tabor, had made arrangements with him not to appear against me at Schoolcraft. I then asked Mr. Tabor how much he had to give him. He stated that he had to give him two hundred dollars, and wanted me to go to Schoolcraft to-day with him, plead guilty to simple assault, and then the next day he would go to Kalamazoo and pay the prosecuting attorney the \$200. I asked Mr. Tabor how the prosecutor could come in the night and get back, as the trains did not run. Tabor stated that he, the prosecutor, drove out, that he did not dare to come in the daytime, or write, because if he, the prosecutor, got caught at it it would send him up to Jackson for five years. That he, the prosecutor, had no right to take money to settle up a case and also stated that he, Tabor, had no right to offer the prosecutor money; that by doing so it would also send him, Tabor, up for five years in spite of hell, or similar words. Tabor was very much in earnest. I replied that I would go home and talk with my wife about it. That closed the conversation.

During the afternoon of the same day Tabor came to my shop and got shaved; he then stated that after supper he would come to my house and for me to be there. He then went out of the shop. Just after supper that evening Mr. Tabor came to my house, tapped on my door and I let him in and gave him a seat. He then stated to my wife the same conversation in substance that he had stated to me at his office. My wife stated that she thought it was a pretty big price but she supposed she would have to stand it, if that was the arrangement he had made with the prosecuting attorney. She then asked him how much his bill was, and he stated that it would be seventy-five dollars. She then asked him if he could not make his bill a little less and he, Tabor, stated "well I will make mine fifty dollars" if that will be satisfactory; but that is very cheap for the work he had done. Mr. Tabor then stated to me that we had better go to Schoolcraft in the morning and my wife had better go too as she might help to get the fine down. That closed the conversation. The next morning, Thursday, we all went to Schoolcraft together. I pleaded guilty to a simple assault and was fined twenty-five dollars and costs five dollars. My bondsman Messrs. L. L. Halstead and Levi Stock both of Lawton. My wife had secured them by placing a five hundred dollar real estate mortgage in the hands of Mr. Halstead, who in turn had placed it in the hands of Mr. Tabor. Mr. Tabor had previously spoken about having this mortgage assigned to him, and it was arranged on the way home. Mr. Tabor was very urgent that the mortgage be at once assigned him so that he could go to Kalamazoo the next day and get the money to pay the prosecutor the two hundred dollars. He would also send the money to pay the fine and costs and would pay to us fifty dollars and the remainder in a short time. The next day, Friday, Mr. Tabor told me that he had the evening before sent the money to Schoolcraft to pay the fine and costs. By the advice of a friend I went to Schoolcraft that same afternoon, I found my fine had not been paid which I at once settled taking a receipt in full. This was shown Mr. Halstead with a demand for the mortgage which has since then been returned. I have had no conversation with Mr. Tabor since.

JOHN CASSIDY.

Subscribed and sworn to before me this 11th day of November, A. D. 1889. JOEL D. MONROE, Notary Public.

## Probate Court Proceedings.

Following is a synopsis of the proceedings in the probate court for the week ending Tuesday, Dec. 24th: Estate of Erastus Dunning, deceased. Hearing on claims adjourned to Dec. 31. Estate of Ellen W. Gorton, deceased. Hearing on probate of will adjourned to January 3, 1890. Estate of John Cobbledick, deceased. Hearing on claims adjourned to January 6, 1890. Estate of Dudley L. Thornton, deceased. Hearing on final account adjourned to January 6, 1890.

## Weather Report.

[From daily observations by Mr. J. C. Gould.]

For the week ending January 23d the weather was spring-like. Prevailing winds, southerly. Maximum temperature, 55° on the 23rd; minimum, 26° on the night of the 22nd. Range for the week, 29°. Mean daily temperature for the week, 41°. Greatest daily range, 15°. Precipitation, 1.1 inches. One clear, two cloudy and four fair days. Barometer, corrected, highest 30.442 on the 23rd; lowest, 29.231 on the 22nd.

## Wanted an Answer from our School.

Wanted a solution of the following problems to left at the News office and will be published in the next week issue.

What is the age of a covert man. The square root of his age, plus five, is too four times the square roots of his age, minus 5, as 3 time the square root his age plus is six times the square roots his age; minus 3.

What is the age of a Covert woman. The square root of her age, plus three is too 3 times the square root of her age, minus 1, as 2 times the square root of her age, is too 5 times the square root of her age, minus 7.—*Covert News.*

Over one thousand bills have already been introduced in Congress.

## Marriage Licenses.

No. 618—Millan E. Sowers, 24, and Ann Abbott, 24, both of Keeler. No. 619—Edwin Draper, 30, of Lawrence, and Ella Staley, 22, of Arlington. No. 620—Fred E. Shank, 26, of Alpena, and Jennie M. Leman, 20, of Vicksburg. No. 621—C. H. Partridge, 56, and Julia Butcher, 42, both of Lawrence. No. 622—R. A. Chapman, 21, of Paw Paw, and Mary P. Cline, 21, of Glendale. No. 623—Thos. Johnston, 27, of Alpena, and Emma E. Conklin, 17, of Antwerp. No. 624—A. V. Gebhart, 26, of Hart, and Cora E. Smith, 19, of Hartford. No. 625—J. L. Gibbons, 19, and Emma Seaton, 19, both of Covert. No. 626—W. A. Gillett, 41, and Laura Dunning, 21, both of Hartford. No. 627—W. O. Wilcox, 28, of Three Rivers, and Ida M. Crane, 29, of Paw Paw. No. 628—C. A. Niles, 23, of Columbia, and Miss M. H. Leonard, 18, of Arlington.

## Christmas Greeting.

Eighteen hundred and ninety years ago Christ was born. Since the dawn of the new era the world has advanced—not gone backward. His coming was the birth of a higher and nobler civilization—the beginning of a better and more enlightened age.

He was born amid lowly surroundings, as if to teach the world the beauty of humility. He was destined to become the greatest and best of mankind, was cradled in a manger. "There was no room for Him at the inn."

In His brief sojourn upon earth His career was the most wonderful of all the human race. He did not come as a cruel conqueror, leaving like an Alexander, Caesar or Napoleon, a track of blood and human misery wherever He went. He came in simple garb with no great retinue of followers. His mission was of peace—not war. He came to save—not to destroy mankind.

The simple lessons which He taught His zealous followers have outlived the deeds of many of the world's mightiest men. Through His precepts the world has progressed. Modern thought has developed thousands of new ideas which have added to the pleasure and comfort of living, but it clings to the Christian creed. It can fashion no new philosophy to supplant the religion of the meek and lowly Jesus. We build our churches and endow our institutions of learning for the propagation of the gospel as taught by the disciples of Christ more than eighteen centuries ago.

Surely there must be something in the Christian religion that comes from Heaven to man, else it would not survive. It has outlived centuries of opposition and persecution. It has triumphed over Paganism. It is spreading to the remotest bounds of the earth.

Millions to-day celebrate the birth of this child in Judea. Happy hearts in every civilized and enlightened land are filled with hope and joy, inspired by the doctrines which He taught. As the years continue to come and go the Christian faith will spread, until from everywhere there shall be sounds of gladness at the coming of this delightful anniversary.—*E. E.*

## Consumption Cured.

An old physician, retired from practice, having had placed in his hands by an East India missionary the formula of a simple vegetable remedy for the permanent and speedy cure of Consumption, Bronchitis, Catarrh, Asthma and all Throat and Lung affections, also a positive and radical cure for Nervous Debility and all Nervous Complaints, after having tested its wonderful curative powers in thousands of cases, has felt it his duty to make it known to his suffering fellows. Actuated by this motive and a desire to relieve human suffering, I will send free of charge, to any who desire it, this recipe, in German, French or English, with full directions for preparing and using. Sent by mail by addressing with stamp, naming this paper, W. A. NOYES, 149 Power's Block, Rochester, N. Y. eow62w26

The gross earnings of the Michigan Central for 1889, are \$13,730,400—operating expenses \$9,837,000.

A great many persons, who have found no relief from other treatment, have been cured of rheumatism by Chamberlain's Pain Balm. Do not give up until you have tried it. It is only 50 cents per bottle. For sale by all druggists. [dec]

Joseph Lannin, of South Haven, was elected President of the West Michigan fruit growers association, at their recent session. Mr. Lannin is a practical fruit grower, and his experience will be of value to the association.

The laws of health are taught in our schools; but not in a way to be of much practical benefit and are never illustrated by living examples, which in many cases could easily be done. A scholar who had just contracted a cold, was brought before the school, so that all could hear the dry, loud cough, and know its significance; see the thin white coating on the tongue and later, as the cold developed, see the profuse watery expectoration and thin watery discharge from the nose, not one of them would ever forget what the first symptoms of a cold were. The scholar should then be given Chamberlain's Cough Remedy freely, that all might see that even a severe cold could be cured in one or two days, or at least greatly mitigated, when properly treated as soon as the first symptoms appear. For sale by all druggists. [dec]

The members of G. J. Hudson post No. 317, of Mattawan, have decided to hold a public installation of officers on Monday night, Jan. 6th. All comrades of adjacent posts, with their families, are cordially invited to be present.

## Their Business Booming.

Probably no one thing has caused such a general revival of trade at Bartram & Millington's Drug Store as their giving away to their customers so many free trial bottles of Dr. King's New Discovery for Consumption. Their trade is simply enormous in this very valuable article from the fact that it always cures and never disappoints. Coughs, Colds, Asthma, Bronchitis, Croup and all throat and lung diseases quickly cured. You can test it before buying by getting a trial bottle free, large size \$1. Every bottle warranted.

## E. SMITH & CO.—CLOTHING.

## WHAT'S TO BE DONE?

AND



## HOW SHALL WE DO IT?

Smith

Is in town once more, stopping at the

Long Brick Store

and opening a Stupendous Stock of

READY MADE CLOTHING

This arrival will probably create something of a sensation in the minds of purchasers of

Ready Made Clothing.

## UNDERWEAR.

HATS and CAPS, GLOVES, MITTENS, Rubber Coats, SOCKS, NECK-TIES, Etc.

Respectfully yours,

E. SMITH & CO.

P. S.—I want to buy some Nice Clean Oats. E. SMITH & CO.

## Beans Wanted!

I will pay the highest market price in cash for Beans and Clover Seed. 18011f A. VANAUKEN.



"If pop had blanketed you in the stable you would be fat, too."

FREE—Get from your dealer free, the 5/A Book. It has handsome pictures and valuable information about horses.

Two or three dollars for a 5/A Horse Blanket will make your horse worth more and eat less to keep warm.

5/A Five Mile 5/A Boss Stable 5/A Electric 5/A Extra Test

30 other styles at prices to suit everybody. If you can't get them from your dealer, write us.

## 5/A HORSE BLANKETS ARE THE STRONGEST.

NONE GENUINE WITHOUT THE 5/A LABEL. Made by Wm. Avery & Sons, Philadelphia. who make the famous Horse Brand Blankets.

## FREE CONSULTATION.

—DR. A. B. SPINNEY, Medical Superintendent of the Ypsilanti Sanitarium for the purpose of accommodating his many friends and patients that cannot visit or consult him at the Sanitarium, has opened an Office at the point named below, and will be there on that day, from 8 A. M. until 10 P. M. The Doctor has been twenty-eight years in practice—thirteen years in general practice, and fifteen years in the study and treatment of all forms of Chronic Diseases.

The last two years has had charge, first of Alma and now Ypsilanti Sanitariums. Having secured an able assistant, he is enabled to get away from the Sanitarium four days at a time. If you have Catarrh, Throat, Lung, Eye, Ear, Liver, Stomach, Kidney, or Nervous Diseases, improve this opportunity for a careful examination. If you case is curable he will tell you so; if you cannot be treated at home he will do so, if not, he will tell you what it will cost and how long it will take at the Sanitarium.

GLASSES fitted to all cases needing them. Special attention given to Rectal, Uterine, and Private Diseases.

At Dyckman House, 6th day of each month. 1735

## C. R. AVERY—DRY GOODS.

## A Proposition.

To ladies, wanting anything in the line of Newmarkets, Jackets, or Short Wraps:

We have recently made sweeping reductions through the entire line. Garments that were \$8.50 reduced to \$3.50; \$10.00 and \$12.00 garments reduced to \$5.00@6.00; \$16.00 and \$18.00 garments reduced to \$10.

This is a genuine mark down, which you will discover at once upon investigation. We are showing a line of Seal Plush Sacques at prices that will surprise you.

Our 40-inch Dress-Flannels are selling freely at 20 cents per yard. Have a lot of Brocade Suitings at 3½ cents; former price, 6 cents per yard. Cold-weather goods in great variety. Prices always the lowest.

Consult your best interests—visit the Star Dry Goods House.

## C. R. AVERY.

Ask Your Retailer for the JAMES MEANS \$4 SHOE OR THE JAMES MEANS \$3 SHOE. According to Your Needs.

JAMES MEANS \$4 SHOE is light and stylish. It fits like a glove and is perfect in every respect. It is made of the best material and is perfectly easy the first time it is worn. It is made to last. JAMES MEANS \$3 SHOE is absolutely perfect in every respect. It is made of the best material and is perfectly easy the first time it is worn. It is made to last.

Full lines of the above shoes for sale by R. W. Broughton, Paw Paw Mich.

## LEGAL NOTICES.

PROBATE ORDER.—State of Michigan County of Van Buren.—

At a session of the probate court, for the county of Van Buren, held at the probate office, in the village of Paw Paw, on Saturday, the 14th day of December, in the year one thousand eight hundred and eighty-nine: Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Susan L. Nash, deceased. On reading and filing the petition duly verified of Edward Nash, a legatee and heir-at-law of said deceased, praying that a certain instrument in writing now on file in this court, and purporting to be the last will and testament of said deceased, may be admitted and admitted to probate as such, and that execution thereof may be granted to said petitioner and Clayton M. Nash, the executor therein named: Thereupon it is ordered, that Monday, the 13th day of January, 1890, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be held at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

It is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the TAZZ NORTHMAN, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of January, 1890. BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan County of Van Buren.—

At a session of the probate court for said county, held at the probate office in the village of Paw Paw, on Monday, the 20th day of December, in the year of our Lord one thousand eight hundred and eighty-nine: Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of William DeLong, deceased: It is ordered, that Monday, the 20th day of January, 1890, at ten o'clock in the forenoon, be assigned for examining and allowing said account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be held at the probate office, in the village of Paw Paw, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered that said administrator give notice to the persons interested in said estate, of the pendency of said account and the hearing thereof, by causing a copy of this order to be published in the TAZZ NORTHMAN, a newspaper printed and circulating in said county, three successive weeks at least previous to said day of January, 1890. BENJ. F. HECKERT, Judge of Probate.

## LEGAL NOTICES.

ADMINISTRATOR'S SALE.—In the estate of the estate of Caroline Dorgan, deceased.

Notice is hereby given, that by virtue of a license granted to me by the probate court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the premises described below on the 11th day of January, eighteen hundred and ninety, at ten o'clock in the forenoon, all the right, title and interest of the said Caroline Dorgan in and to the following described real estate, to-wit: Lots ten (10) and eleven (11) of block eight (8) of Dyckman and Woodman's addition to the village of Paw Paw, county of Van Buren and state of Michigan. Dated November 25th, 1889. MARY DOBMAN, Administrator of said deceased.

107016

## MORTGAGE SALE.

Whereas, default having been made in the payment of a certain mortgage, bearing date August 10th, A. D. 1887, given by Emma E. McArthur of Jefferson Park, Cook county, Illinois, to Benjamin F. Merrill, of South Haven, Van Buren county, Michigan, which said mortgage was, on the 24th day of August, 1887, duly recorded in the office of the register of deeds for Van Buren county, in the 14th of mortgages, on page 586, and which said mortgage was, on the 21st day of August, A. D. 1887, duly assigned by said mortgagee Benjamin F. Merrill to Clara A. Tyler, of South Haven, said county and state last aforesaid, by a written assignment and which said assignment was, on the 5th day of November, A. D. 1889, duly recorded in the office of the register of deeds for Van Buren county, in the 42nd of mortgages, on page 107; and on which said mortgage there is claimed to be due and unpaid at the date of this notice the sum of six hundred and two and 6/100ths dollars (\$602.60) principal and interest, as well as an attorney fee of twenty-five dollars, provided for in said mortgage, and no proceedings at law or in equity having been instituted to recover the amount so claimed to be due and unpaid on said mortgage, or any part thereof. Now, therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained therein, there will be sold at public auction, to the highest bidder, at one o'clock p. m., on Friday, the 5th day of February, A. D. 1890, at the front door of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, (that being the place of holding the circuit court for said county) to satisfy the amount claimed to be due on said mortgage, including interest thereon, the costs of foreclosure and an attorney fee of \$25.00, the premises described in said mortgage, viz: The south east quarter of the south east quarter of the south west quarter of section 15, township 35 N., range 13 W., of land situated in the county of Van Buren and state of Michigan.

The above premises will be sold subject to an installment of \$275.00 and the interest thereon, unpaid and due September 10th, 1890, and secured by said mortgage.

Dated November 9th, A. D. 1889. CLARA A. TYLER, Assignee. HECKERT & CHANDLER, AU'ys for Assignee.

## MORTGAGE SALE.

Default having been made in the payment of the money secured by a mortgage, dated the 6th day of July, A. D. 1888, executed by Jacob Hungerford, Mary V. Hungerford and Ernest Hungerford, of West Haven, Van Buren county, Michigan, to Francis W. Sellick, of Paw Paw, Van Buren county, Michigan, to secure the payment of two hundred and fifty-nine dollars and the interest, which mortgage was recorded in the office of the register of deeds for the county of Van Buren, in the 35th of mortgages, on page 412, on the 10th day of July, A. D. 1888, and which said mortgage has become due and is in default, and in said mortgage it was provided that should any default be made in the payment of the interest, or any part thereof, and should the same remain unpaid and in arrears for the space of sixty days, then and from thenceforth, that is to say, after the lapse of said sixty days, the aforesaid principal sum of two hundred and fifty-nine dollars and the interest thereon, should, at the option of the second party in said mortgage, become due and payable immediately thereafter; and said ninety-two dollars of interest having become due and remaining unpaid for more than sixty days after due, the said second party has declared his option and hereby gives notice of his option to consider the whole amount of said mortgage debt due and payable.

And whereas, the amount claimed to be due upon said mortgage at the date of this notice is the sum of three hundred and fifty-nine dollars, principal and interest and the further sum of twenty dollars as an attorney fee, provided for in said mortgage, and which is the whole amount claimed to be unpaid on said mortgage, and no suit or proceedings having been instituted at law to recover the debt now remaining secured by said mortgage, and in pursuance thereof, whereby the power of sale in said mortgage has become operative.

Now therefore, notice is hereby given that by virtue of said power of sale, and in pursuance of the statute in such case made and provided, the said mortgage will be foreclosed by a sale of said premises therein described at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, (said court house being the place of holding the circuit court in and for said county) on the 21st day of February, A. D. 1890, at one o'clock in the afternoon of that day, which said premises are described as follows, to-wit: The south thirty acres of the north-east quarter of the north-west quarter and the north-west quarter of section twenty-six, in town two south of range fourteen west, which said pieces or parcels of land are situated in the county of Van Buren and state of Michigan.

Dated November 18th, 1889. FRANCIS W. SELICK, Mortgagee. WM. H. MARSH, Att'y for Mortgagee. 913021

PROBATE ORDER.—State of Michigan County of Van Buren.—

At a session of the probate court for said county, held at the probate office, in the village of Paw Paw, on Thursday, the 8th day of December, in the year of our Lord one thousand eight hundred and eighty-nine: Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Elizabeth Maxam, deceased. Gilbert M. Potter, executor of said estate, comes into court and represents that he is now prepared to render his final account as such executor, and files the same.

Thereupon it is ordered, that Monday, the 6th day of January next, at ten o'clock in the forenoon, be assigned for examining and allowing said account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said court, then to be held at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered that said administrator give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the TAZZ NORTHMAN, a newspaper printed and circulating in said county for three successive weeks at least, previous to said day of hearing. 124015 BENJ. F. HECKERT, Judge of Probate.